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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/845,559	04/30/2001	Tadao Kyomoto	70840/55872	2214
21874	7590 04/23/2003			
EDWARDS & ANGELL, LLP			EXAMINER	
P.O. BOX 9169 BOSTON, MA 02209			BELL, PAUL A	
			ART UNIT	PAPER NUMBER
			2675	5
			DATE MAILED: 04/23/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applie	cant(s)
	_	09/845,559	KYON	IOTO, TADAO
	Office Action Summary	Examiner	Art Ur	nit
		PAUL A BELL	2675	
 Period for	The MAILING DATE of this communication appropriate the Reply	pears on the cove	sheet with the correspo	ondence address
THE M - Extens after S - If the p - If NO p - Failure - Any re	PRTENED STATUTORY PERIOD FOR REPL AILING DATE OF THIS COMMUNICATION. ions of time may be available under the provisions of 37 CFR 1.1 (X (6) MONTHS from the mailing date of this communication. eriod for reply specified above is less than thirty (30) days, a repleriod for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statute ply received by the Office later than three months after the mailin patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, how ly within the statutory mir will apply and will expire e, cause the application t	ever, may a reply be timely filed imum of thirty (30) days will be c SIX (6) MONTHS from the mailin b become ABANDONED (35 U.S	onsidered timely. g date of this communication. S.C. § 133).
1)⊠	Responsive to communication(s) filed on 30.	<u> April 2001</u> .		
2a) <u></u> □	This action is FINAL . 2b)⊠ Th	nis action is non-f	nal.	.*
	Since this application is in condition for allow closed in accordance with the practice under on of Claims			
4) ⊠ (Claim(s) $1-18$ is/are pending in the application	n.		
4	a) Of the above claim(s) is/are withdra	wn from consider	ation.	
5)□ (Claim(s) is/are allowed.			
6)⊠ (Claim(s) <u>1,3-6,8-10,12 and 13</u> is/are rejected.			
7)🛛 (Claim(s) <u>2,7,11 and 14-18</u> is/are objected to.			
8) 🗌 (Claim(s) are subject to restriction and/o	or election require	ment.	
Applicatio	n Papers			
9)□ ⊤	he specification is objected to by the Examine	er.		
10)∐ T	he drawing(s) filed on is/are: a)□ acce	pted or b)⊡ object	ed to by the Examiner.	
	Applicant may not request that any objection to the			
11)∐ T	he proposed drawing correction filed on	_ is: a)∏ approve	ed b) disapproved by	the Examiner.
	If approved, corrected drawings are required in re	• •	tion.	
,	ne oath or declaration is objected to by the Ex	caminer.		
	nder 35 U.S.C. §§ 119 and 120			
	Acknowledgment is made of a claim for foreign	n priority under 3	5 U.S.C. § 119(a)-(d) or	(f).
•	〗All b)☐ Some * c)☐ None of:			
1	. Certified copies of the priority document			
2	C. Certified copies of the priority document	ts have been rece	ived in Application No.	·
	 Copies of the certified copies of the prio application from the International Buse the attached detailed Office action for a list 	reau (PCT Rule 1	7.2(a)).	is National Stage
14)∐ Ac	knowledgment is made of a claim for domest	ic priority under 3	5 U.S.C. § 119(e) (to a	provisional application).
15)∐ Ad	The translation of the foreign language procknowledgment is made of a claim for domest			121.
Attachment(•			
2) D Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s) <u>4</u>	4) 5) 6)	Interview Summary (PTO-4 Notice of Informal Patent Ap Other:	
S. Patent and Trac TO-326 (Rev.		ction Summary		Part of Paper No. 5

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DETAILED ACTION

Drawings

- 1. Figures 12a, 17, 20, and 21 should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g). A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.
- 2. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, in claim 1 the "other of the two main discharging electrodes and the partial discharging electrode are disposed in the **second** region" must be shown or the feature(s) canceled from the claim(s). Figure 14 illustrates in contrast the partial discharging electrodes in **first** region corresponding to the light modulation information display section. No new matter should be entered.

A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance. A correction may involve just rewriting claim to match figure 14 illustration.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1, 3-6, 8-10, 12, and 13 are rejected under 35 U.S.C. 102(b) as being anticipated by Zhang et al. (5,461,397).

With regard to claim 1 Zhang et al. teaches an illumination control device (figure 1a, item 32 and 101) for illuminating an light modulation information display device (figure 1a, item 34 LCD) with light, comprising: at least one illumination device for irradiating light which

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is generated through discharging (abstract "flat gas discharge back end unit containing multiple gas discharge tunnels"); and a driving waveform generation section for controlling the light which is irradiated from the at least one illumination device to the light modulation information display device (figure 1a, item 101 and figure 2), wherein: the light modulation information display device is operable so as to have a first period and a second period during which an image is displayed; during the first period, the driving waveform generation section applies a first voltage to the at least one illumination device, the first voltage causing the at least one illumination device to be turned entirely-ON and during the second period, the driving waveform generation section applies a second voltage to at least a portion of the at least one illumination device (figure 2, abstract)

With regard to claim 3 Zhang et al. teaches an illumination control device according to claim 1, wherein the second voltage causes the at least one illumination device to have a minimal discharging (column 5, lines 1-30).

With regard to claim 4 Zhang et al. teaches an illumination control device according to claim 1, wherein the second voltage causes the at least one illumination device to retain a partial discharging (column 5, lines 1-30).

With regard to claim 5 Zhang et al. teaches an illumination control device according to claim 1, wherein: each of the at least one illumination device comprises two main discharging electrodes and a partial discharging electrode provided in a vicinity of one of the two main

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discharging electrodes; the driving waveform generation section applies the first voltage between the two main discharging electrodes during the first period; and the driving waveform generation section applies the second voltage between the partial discharging electrode and the one main discharging electrode in the vicinity of the partial discharging electrode during the second period (figures 3a and 4a column 9, lines 1-35, column 10, lines 30-50).

With regard to claim 6 Zhang et al. teaches an illumination control device according to claim 5, wherein: the at least one illumination device comprises a plurality of illumination devices; and for each of the plurality of illumination devices, the driving waveform generation section individually selects a voltage to be applied and electrodes between which a discharge is to occur, depending on the first period and the second period of the illumination device (figures 1a and 2).

With regard to claim 8 Zhang et al. teaches a light modulation information display device comprising: the illumination control device according to claim 1; and a light modulation information display section, wherein the light modulation information display section controls light provided from the illumination control device to display information (abstract).

With regard to claim 9 Zhang et al. teaches a light modulation information display device according to claim 8, wherein the controlling of the light comprises at least one of transmission, absorption, interception, reflection of the light (figure 1a, LCD).

With regard to claim 10 Zhang et al. teaches a light modulation information display device (figure 1a, LCD) comprising: a light modulation information display section (figure 1a,

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LCD); and an illumination control device (figure 1a, item 32) comprising at least one illumination device having two main discharging electrodes and a partial discharging electrode (figure 3a, items 325, 322, and 321), wherein light provided from the at least one illumination device is irradiated to the light modulation information display section (figure 1a, "BLACKLIGHT and LCD), wherein: the at least one illumination device has a length greater than a corresponding dimension of the light modulation information display section (figures 1a, 1b this is an inherent feature because the blacklight has end connection sections that do not emit light so therefore in order to work and provide light to every pixel it must be bigger than LCD); the at least one illumination device includes a first region corresponding to the light modulation information display section (figure 7, items 565 and 555) and a second region not corresponding to the light modulation information display section; and one of the two main discharging electrodes is disposed in the first region (figure 3a, items 321), and the other of the two main discharging electrodes and the partial discharging electrode are disposed in the second region (figure 3a, items 325, 322).

With regard to claim 12 Zhang et al. teaches a light modulation information display device according to claim 10, wherein the at least one illumination device retains a minimal discharging between the other of the two main discharging electrodes disposed in the second region and the partial discharging electrode (column 5, lines 1-30, column 9, lines 1-35, figures 4a and 4b).

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With regard to claim 13 Zhang et al. teaches a light modulation information display device according to claim 10, wherein the at least one illumination device retains a partial discharging between the other of the two main discharging electrodes disposed in the second region and the partial discharging electrode (column 5, lines 1-30, column 9, lines 1-35, figures 4a and 4b).

Allowable Subject Matter

5. Claims 2, 7, 11, and 14-18 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul Bell whose telephone number is (703) 306-3019. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steven Saras, can be reached at (703) 305-9720.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

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Washington, D.C. 20231

or faxed to: (703) 872-9314

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist). Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service

Office whose telephone number is (703) 306-0377.

Paul Bell Art unit 2675 7 April 2003

Yaul BO

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600